Exhibit 25

Qase 5:06-cv-04662-BMWDocomentest-58 Filed 04/29/2008

Page 2 of 8

1	
2	
3	
4	
5	
6	
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	

WHEREAS, further to this Court's Order Granting Defendants' Motions to Dismiss of January 11, 2008, plaintiffs' Second Amended Consolidated Complaint was due to be filed on January 31, 2008;

WHEREAS the parties have met and conferred and agreed to meet during the week of April 7, 2008 to discuss avenues of possible resolution of the action;

WHEREAS, the parties have entered into two prior stipulations continuing this filing from January 31, 2008 to April 4, 2008;

WHEREAS, the parties need additional time to discuss the avenues of resolution of this action and the parties have met and conferred and agree that plaintiffs shall file a Second Amended Consolidated Complaint by no later than May 6, 2008; and

WHEREAS, the agreed-upon schedule is not for the purpose of delay, promotes judicial efficiency, and will not cause prejudice to any party;

THEREFORE, IT IS HEREBY STIPULATED AND AGREED by plaintiffs and defendants, through their respective counsel of record subject to approval of the Court as follows:

- 1. Plaintiffs shall have until no later than May 6, 2008 to file and serve a Second Amended Consolidated Complaint which will supersede all existing complaints filed in these actions;
- 2. Defendants shall answer or otherwise respond to the Second Amended Consolidated Complaint no later than June 20, 2008; and
- 3. In the event that defendants file and serve any motion directed at the Second Amended Consolidated Complaint, plaintiffs shall file and serve their opposition no later than August 4, 2008.
  - 4. Defendants shall file and serve their reply no later than September 3, 2008.

Filed 04/20/2008

Page 3 of 8

Case 5:076-cv-047652-PHWWDoc0procenters-58

STIP AND PROPOSEIX ORDER REVISING BRIEFING SCHEDULE FOR SECOND AMENDED CONSOLIDATED COMPLAINT AND DEFENDANTS' RESPONSE THERETO - C-06-07660-RMW

1 2 3	2000 University Avenue East Palo Alto, CA 94303 Telephone: 650/833-2000 650/833-2001 (fax)
4	Attorneys for Defendants
5	
6	I, Aelish M. Baig, am the ECF User whose ID and password are being used to file this
7	STIPULATION AND [PROPOSED] ORDER REVISING BRIEFING SCHEDULE FOR SECOND
8	AMENDED CONSOLIDATED COMPLAINT AND DEFENDANTS' RESPONSE THERETO. In
9	compliance with General Order 45, X.B., I hereby attest that Joseph E. White, and David A. Priebe
10	have concurred in this filing.
11	/s/
12	AELISH M. BAIG
13	* * *
14	ORDER
15	Having considered the parties' Stipulation, and good cause appearing, the Court hereby
16	GRANTS the parties' Stipulation.
17	IT IS SO ORDERED.
18	DATED: 4/10/08 Romald M. Whyte  THE HONORABLE RONALD M. WHYTE
19	UNITED STATES DISTRICT JUDGE
20	C:\Documents and Settings\dbanie\Local Settings\Temporary Internet Files\OLK1DF\STP00050344_SAC.doc
21	
22	
23	
24	
25	
26	
27	
28	
	STIP AND [************************************

Case 5:076-cv-047652-JRMWDocDumocemters 5:8 Filed 04/219/2008 Page 5 of 8

## **CERTIFICATE OF SERVICE**

I hereby certify that on April 4, 2008, I electronically filed the foregoing with the Clerk of the Court using the CM/ECF system which will send notification of such filing to the e-mail addresses denoted on the attached Electronic Mail Notice List, and I hereby certify that I have mailed the foregoing document or paper via the United States Postal Service to the non-CM/ECF participants indicated on the attached Manual Notice List.

I certify under penalty of perjury under the laws of the United States of America that the foregoing is true and correct. Executed on April 4, 2008.

/s/

## AELISH M. BAIG

COUGHLIN STOIA GELLER RUDMAN & ROBBINS LLP

100 Pine Street, 26th Floor San Francisco, CA 94111 Telephone: 415/288-4545 415/288-4534 (fax)

 $E\text{-mail:}Aelishb\underline{@\,csgrr.com}$ 

# Mailing Information for a Case 5:06-cv-07660-RMW

## **Electronic Mail Notice List**

The following are those who are currently on the list to receive e-mail notices for this case.

• Aelish Marie Baig

AelishB@csgrr.com

- Travis E. Downs, III travisd@csgrr.com,e\_file\_sd@csgrr.com
- Lester Rene Hooker

lhooker@saxenawhite.com,amccook@saxenawhite.com,e-file@saxenawhite.com

- Lawrence T. Hoyle, Jr lhoyle@hoylelawfirm.com
- William S. Lerach e\_file\_sf@lerachlaw.com
- Alan Roth Plutzik aplutzik@bramsonplutzik.com
- David Allen Priebe david.priebe@dlapiper.com,stacy.murray@dlapiper.com
- Seth Adam Safier seth@gutridesafier.com
- Shirli Fabbri Weiss shirli.weiss@dlapiper.com
- Shawn A. Williams shawnw@csgrr.com,travisd@csgrr.com,moniquew@csgrr.com,e\_file\_sf@csgrr.com
- Monique C. Winkler shawnw@csgrr.com,travisd@csgrr.com,e\_file\_sd@csgrr.com,E\_File\_SF@csgrr.com

## **Manual Notice List**

CAND-ECF Page 2 of 2

Case 5:06-cv-04662-BH/IWDocomenters-58

Filed 04/29/2008

Page 8 of 8

The following is the list of attorneys who are **not** on the list to receive e-mail notices for this case (who therefore require manual noticing). You may wish to use your mouse to select and copy this list into your word processing program in order to create notices or labels for these recipients.

## Darren Jay Robbins

Coughlin Stoia Geller Rudman & Robbins LLP 655 West Broadway Suite 1900 San Diego, CA 92101